Folkes Holds It Up In the House.

A BIG DEBATE IS ON

May Not Be Disposed of for Several Days-Mann Bill and High License Provision Are the Targets-A Measure in Both Houses.

The general revenue bill struck a snag in the House yesterday, which is likely to keep it in the air for several days, it, Indeed, it does not finally rest in sending it back to a conference committee.

The bone of contention is the liquor section, and the chief fire is almed at the Mann amendment, and the proposition to rules the license tax on liquor dealers from 4200 to 3350 and from 4100 to 3175, according to population. Mr. Folkes, of Richmond city, made a biting nitiack on the report of the conference committee, and he was followed by Mr. Caton, of Alexandria, who apoke warmly on the Same line.

INTERESTING BILL.

There were two interesting bills offered in the House:

One was by Mr. Reid, to require persons keeping hotels and lodging houses where gas is used to post notices of the danger in each room, and the other was by Mr. Davis, of Petersburg, to allow the citizens of Charlottesville, Fredericksburg, Staunton, Winchester, Bristol, Radford and Buena Vista to vote upon the question of abolishing their county courts.

The House passed the Senate bloodhound bill, and that to allow counties to issue bonds to settle outstanding debts. The Governor sent to the Senate the name of Colonel L. W. Lane, Jr., of Williamsburg, to be Commissioner of State Hospitals, and the nomination was confirmed in executive session. The two houses elected Judge George E. Cassell and Hon, John W. Price as judges, respectively, of the Corporations Courts of the cities of Radford and Bristol.

Senator Anderson offered an amendment to section 3949 of the Code, in relation to the designation of judges to sit for the other judges, so as to embrace the city courts.

intion to the designation or judges to sit for the other judges, so as to embrace the city courts, and he presented a resolution, which was adopted, calling upon the Attorney-General for his opinion as to the constitutionality of the proposed appropriation for the firemen's

The Senate. William There were twenty-seven Senators present when Lieutenant-Governor. William called that body to order yesterday, Prayer was offered by Rev. P. B. Price, of the Presbyterian Church.

Mr. Ople, of Augusta, was in his seat, after a month's detention at his home by reason of illness. He was given a very cordial greeting by his fellow-members and friends.

Mr. Harvey, of Patrick, asked for five days' leave of absence for fils colleague, Mr. Garrett, of Henry. Granted.

A message from the Governor was received, communicating to the Senate for lits confirmation the nomination of L. W. Lane, Jr., of Williamsburg, to be commissioner of State hospitals.

The hole of 12:10 having arrived, the Senate e red upon the execution of the spect Joint order, the election of corporation judges for the cities of Bristel and Radford. The House was notified of the readiness of the Benate to proceed, and received similar notice of the readiness of the House to act.

Mr. Byars, of Bristol, nominated John W. Price for judge of the Corporation Court of that city.

Mr. Lyle nominated George E. Cassell for judge of the Corporation Court of Radford. In doing so he briefly commended the faithful public service of the nominee.

Messrs. Sale and Massie were made tell-

Messrs. Sale and Massie were made tell-

ers, and after canvassing the vote announced that ninety-eight votes had been cast for judge of the Corporation Court of Bristol, of which John W. Price received 98; necessary to a choice 50. colved 98; necessary to a choice 50.

In the case of the judge of the Corporation Court of Radford the tellers reported 90 votes cast, of which George E. Cassell received 90. Necessary to a choice 66. Mesers. Price and Cassell were thereupon declared elected judges of Bristol and Radford respectively.

PERTINENT INQUIRY.

Mr. Anderson, of Richmond city, offered a resolution requesting the Attorney-General to give the Senate his opinion in writing whether, under the Constitution, it would be competent for the General Assembly to appropriate public funds to the Virginia State Firemen's Association, to be used as a fund for the relief of firemen, members of the Association, etc. the Virginia State Firemen's Association, to be used as a fund for the relief of firemen, members of the Association, atc., and for the general purposes set forth in House bill No. 62, known as the firemen's relief bill. The resolution was adopted. During the consideration of the calendar bills on their third reading, an interesting debate was precipitated by the amendment of Mr. Walker to the House bill designed to amend Section 557 of the Code as to liquor license revoked by local option. Mr. Walker proposed to make the act effective from its passage, instead of from January 1st, 1902, as provided by the bill.

Mr. Walker advocated his amendment, and Messrs. Lyle and Wickham earnestly opposed it, contending that it would work an injustice on those liquor dealers whose license had been curtailed in 1903. In the course of his argument Mr. Wickham stated that so far as he know those dealers whose license had been curtailed had bowed to the public sentiment of the community. He contended that it was just to them to refund the portion of the license covering the period of curtailment. The Walker amendment was voted down and the bill was passed.

Mr. Anderson, of Richmond CASE.

Mr. Anderson, of Richmond city, offered a bill to amend Section 3045 of the

House bill No. 82, known as the ffremen's relief bill. The resolution was adopted.

During the consideration of the calendar bills on their third reading an interesting choice with the calendar bills on their third reading an interesting choice with the calendary bills on their third reading an interesting choice with the contended of from January 1st, 1909, as provided by the bill.

Mr. Walker advocated his amendment, and Messal. Contended his mendment, and Messal. Contending that it would work an injustice on those injudy clearly and the bill was passed to the current of the course of his pratument Mr. Wickham sarnestly and the bill was passed. The salt was income covering the period of curtailed had been curtailed in 192. In the course of his pratument Mr. Wickham sated that so far as he knew those dealers whose ilcense had been curtailed had b



Whose development is retarded or who are growing too rapidly

ANHEUSER-BUSCH'S Malt Nutrine

A predigested food with unequaled strengthening properties. Not an intoxicant but a real malt extract. For weakness, weariness and overwork. Best for digestion.

All druggists sell it. Prepared by the Anheuser-Busch Brewing Ass'n

amendment, and now go to the Governor for his approval:
To allow Auditor of Public Accounts to pay officers of State at stated periods.
To amend Section \$21 of Code relating

to jails.
To incorporate town of Drake's Branch,
To authorize supervisors of Botetourt
county to issue bonds,
To amend Section 557 of Code, as to license revoked by local option.
Relating to cases before Court of Appeals from Craig county.
Relating to bridges in Southampton and
list of Wight counties.
The Senate, at 1:46 P. M., adjourned until noon to-day.

The House was called to order at 10 o'clock by Speaker Ryan, and prayer was offered by Rev. P. B. Price, of the Presbyterian Church.

view of the number of asphyxatums, view of the state in recent years.

Mr. Davis, of Petersburg, offered a bill to authorize the officers of election in the elties of Charlotteaville, Fredericksburg, Staunton, Winchester, Bristol, Radford and Buena Vista, to take the sense of the qualified voters of said cities, respectively, upon the question whether the Corporation or Hustings Court now established. The bill is of interest to these cities, and it was referred to the Committee for Courts of Justice.

Mr. Boaz, chalrman of the Finance Committee and member of the Joint Committee of Conference on the disagreeing votes on the general tax bill, reported that measure to the House, and took the floor to explain the changes. He called attention to the amendments and changes in a clear and forceful manner, and was followed closely by the House.

Many of the amendments were merely consequential and designed to perfect the bill.

The Senate receded from its position as

many of the almost and designed to perfect the bill.

The Senate receded from its position as to chartering public service corporations, and the House did likewise as to its provision on the subject of chartering industrial corporations. While the plans are a little different in the compromise, the net amount of revenue to be derived is practically unchanged. The system is a graduated one, and is much after the fashion of that in force in New Jersey. The Senate annual franchise tax system was taken and the graduated amounts doubled by the Conference Committee. The tax begins at \$10 on \$25,000 of the capital stock of corporations, and is graduated on this basis up to \$1,000,000.

After passing that amount, there is an additional per centage added. It was stated by Mr. Boaz that the franchise tax would likely yield over \$80,0000 per year.

The report recommended that the Sentered

tax would likely yield over \$50,0000 per year.

The report recommended that the Senate recede from its amendment requiring the publication of merchants' licenses, and in the section relating to the peddling of farm products, the word "milkt" was inserted, so as to allow the undisturbed peddling of that article.

The House receded from its position as to the tax on building and loan associations. The tax on these had been doubled in the House bill, and the conferees reduced the tax so as to make the increase only \$50 per cent. The Benate receded from its position in striking out the tax on barbers and it was restored by the conferees. The tax bill was laid aside temporarily and the body proceeded to the execution of the joint order, which had for its object the election of judges of the Corporation Courts of Radford and Bristol.

and consideration of the tax bill was resumed.

Inquor Tax reaction was further amended so as to exempt boarding-house keepers from the payment of any license tax. Another amendment was to strike out the provision requiring attorneys to pay \$100 license before appearing hefore legislative committees, and the tax on venders of patent medicines was raised from \$10 to \$25.

The reading of the amended liquor section was listened to with marked attention. The committee recommended that the high license feature be so modified as to make the license \$350 and \$175 instead

MAKING AN ATHLETE. Proper Food the Most Important Re-

of 400 and \$200 as adopted by the Benate. The Mann bill amendment was changed only immeterially, the most interesting innovation on the Benate bill being to allow a liquor dealer caught ander the provisions of the measure thirty days in which to dispose of his stock on hand at wholesale. There was some objection mildly urged to the provisions of the liquor sections, but Mr. Boaz reminded the House that the bill had passed the amendment stage and that it was only competent for the House to adopt or reject the report of the Conference Committee as a whole.

HAD QUIETING EFFECT.
This had a quicking effect upon those who had first appeared to be a little benigerent, and the clerk proceeded with the reading of the measure.

The tax on social clubs was fixed at 22 per member for liquor license purposes, but the Committee of Conference provided that this amount shall not exceed \$250, upon any one club, which is the highest license tax imposed upon any liquor dealer. There is another safeguard in the liquor section, providing that where liquor is purchased at a United States distiliery the entire quantity shall be taken away at one time.

The insurance section was so modified as to make the tax one and a quarter per cent. on the gross receipts of fire and other companies save life companies, and one per cent. on life companies. This completed the reading of the amendments and the report was signed by only five members, Messrs. Wickham, Keezell and Shackleford, of the Benate, signed, as did Messrs. Boaz and Jennings, of the House, Mr. Folkes, of the latter, having declined to sign.

STATES HIS REASONS.

Mr. Folkes took the floor to state his reasons for not joining his colleagues, and spoke ut some length in defense of his position. He first contended that because certain interests had been relieved of ad valorum tax the bill was unconstitutional, and then he passed to the reduction of the tax on insurance companies, and declared that the House should not sit by and see \$34,000 of the peoples' money taken from them with of \$400 and \$200 as adopted by the Senate.

tion. He took his colleagues to task for yield He took his colleagues to task for yielding to the Senate in so many matters, and
coming to the Mann bill, he deciared that
it had no place in a tax measure, and
he expressed the belief that it would not
stand the test of the courts. Mr. Folkes
rasped the Mann bill in vigorous language
and declared that the new system put
in the tax measure meant only the protection of the United States distiller as
against the merchants and bar-kespers of
the State. He spoke of the effect of the
Mann bill on the Jobber, and sald the
wholesale merchants whose failure would
mean much to the cities and the city
merchants.

MIGHT DRIVE THEM OUT.

The speaker declared that this pellcy

MIGHT DRIVE THEM OUT.

The speaker declared that this pelley tended to drive people out of business, and was against the spirit, if not the letter, of the Constitution. Religion and temperance, eclared the speaker, were being appealed to, to pull through a measure that would depress business, and hurt the party that fixed it upon the people.

hurt the party that fixed it upon the people.

Mr. Folkes declared that he could not get his consent to vote for the bill, and he insisted that it be sent to another conference committee.

Mr. Caton followed against the report, and pursued much the same line employed by Mr. Folkes, appealing to the House to send the measure back to the Conference. The member from Alexandria devoted much time to discussing statistics in connection with various plans for taxing franchises, and in endeavoring to show that the one suggested by the Conference Committee should not be adopted by the Legislature.

At the conclusion of the speech of Mr. Caton, the House adjourned, to meet at 10 o'clock to-day.

SENATE BILLS PASSED.

To prohibit the manufacture or se

Virginia.

To authorize the Board of Supervizors of the several counties of the State to retire outstanding bonds, and to issue new bonds at the same, or a lower rate

of interest.

To provide for the raising and training of bloodhounds for police purposes.

HOUSE BILLS PASSED.

Amending Section 319, Code 1831, relative to election of Commonwealth's attorney.

Amending Section size, Code lost, reactive to election of Commonwealth's attorney. To empower the several road boards of Clarke county to purchase rock crushers for their respective districts and to make provision for the payment therefor. To provide for the settlement of any controversy or uncertainty as to the existence, or as to the limits and boundaries of any public road in Alexandria county, and for recording a plat of said road and marking its boundaries, and for limiting the time in which the existence on boundaries of any such road may be drawn in question.

ACCOUNTS ARE SQUARE

Virginia and the United States Government Call It Quits.

SMALL AMOUNT PASSED

Virginia Gets a Five and Some Half Million Bonds-Secretary Cortelyou Cannot Attend Banquet in Richmond; Hopes to Come Later.

Times-Dispatch Bureau, No. 1417 G Street Northwest, Washington, D. C., April 7th. Comptroller Tracewell has written a etter to Senator Daniel that he has settled the indebtedness between Virginia and the United States and that the United States should pay Virginia \$5.

This settlement is under the amend-

ment of Senator Martin to the omnibus appropriation bill of last Congress providing that the debts between the United States and Virginia should be settled at the point of time when they most nearly cancelled each other. most nearly cancelled each other. The idea that they should be so settled was originated by Senator Daniel who noticing that at this time Virginia would owe the United States a large balance whereas "heretofore the United States and Virgina concluded that as there was a time whon they came togother, that time should be chosen for settlement, and each applied as equitable offset to the other."

and each applied as equitable offset to the other."
This idea, he brought before the Appropriation Committee in the Congress before the last and offered an amendment to an appropriation bill authorizing the Governor of Virginia and the Secretary of the Treasury to compromise the mutual indebtedness, looking to this idea as the correct basis. This amendment passed the Senate, but was lost in the House. When Senator Daniel was sick during the first session of the Fifty-seventh Congress, Senator Martin incorporated this view in an amendment to the omnibus claims bill, and it passed both houses.

Senator Daniel saw Secretary Cortel-you to-day in behalf of the Young Men's

you to-day in behalf of the Young Men's Christian Association of Richmond, Va., who wish him to attend their forthcoming banquet.

The secretary replication in the secretary replication of the Richmond, but the business of his department would not permit. He hoped, some other time, when not so busy, to visit Richmond and would be happy to Senator Daniel has appointed the fol-

Senator Daniel has appointed to the control of the

MURDERER COLLAPSED AND HAD TO BE AIDED

(By Associated Press.)

LONDON, April 7.—Kloshowski, alias Chapman, the Southwark saloon-kesper, who murdered by person the women who lived with him as his wives in different parts of London, was hanged to-day in Wandsworth jall. He was in a state of complete collapse and had to be supported by warders. He protested his innocence to the end, declared his real name was Chapman, and said he was an American by birth. (By Associated Press.)

NO INTENTION OF EXTENDING THE POOL

(By Associated Press.)

NEW YORK, April 7.—A representative of the firm of Talbott J. Taylor & Company, made the statement to-day that there was no intention of extending Southern Pacific pool, which is to expire on Friday. The weakness of Southern Pacific shares was a feature of to-day's stock market.

Richmonders in New York

(Special to The Times-Dispatch.)
NEW YORK, April 7.—Waldorf, W. J.
Payne; Fifth Avenue, S. Galeski, B. T.
Crump, H. L. Cabell and wife; Grand
Union, W. E. Folstead; Plaza, W. B.

Title to Isle of Pines.

WASHINGTON D. C., April 7.—Al-though the negotiations are still in progress between the United States and Cuba respecting the Isle of Pines, there is reason to believe that the treaty to be drawn and which is now practically complete, will confirm the title of Cuba to the Island.

Made Managing Editor.

Made Managing Editor.

[By Associated Press.]

PRINCETON, N. J., April 7.—R. S.

PRINCETON, N. J., April 7.—R. S.

nounced to-day as the managing editor

of the Literary Magazine for the ensuing year. M. S. Wightman, Charleston,

S. C., is one of the editors.

Has Been Made Bishop.

(By Associated Fress.)

PHILADELPHIA, April 7.—Rev.
Dennis J. Doughterty, professor of
dogmatic theology at the Sominary of
St. Charles, Baromeo, this city, has been
appointed one of the bishops in the Phil-

CORPORATION BILLS

Committee to Take Them Up Again This Afternoon.

The Senate Committees on Roads and Courts of Justice will meet at 4 o'clock this afternoon to further consider the two companion bills relating to the granting of charters and to the organization and government of the Corporation Commission.

Sion.

The bills have passed the House, and it is said that they are being materially amended by the Senate Committee. They are considered of the utmost importance, as the Corporation Commission cannot proceed far with its work until they are passed.

WANT HIM AGAIN

Friends of Ool. S. M. Newhouse Are Satisfied.

Colonel S. M. Newhouse, of Culpeper, is one of the many House members who is undecided as to whether he will again stand for re-election, his private matters being such as to make demands upon his time. He is in receipt of a

Store for Success and Success for the People.

00 Broad Street. J. H. BUSBY.

Opposite Foushee

The Great Cash and Credit Store.

TRY OUR PAY-EASY PLAN.

Trade history shows no parallel of our March success. It is different—distinctive—yet it's hardly more than you'd expect at Busby's. That name is almost synonymous with advancement. This latest triumph demonstrates clearly what master strokes of merchandising are necessary to keep "RICHMOND'S TRACTION OF COUNTY OF FASTEST-GROWING STORE" ever growing. We have an organization of forceful, energetic, tireless workers. Every move counts in your favor as well as ours. Nothing will daunt us. We're bound to advance, and will continue to advance just as long as matchless values and straightforward dealings point this way



Millinery Dep't.

A visit to the Millinery Parlors, on the second floor, will amply repay anyone in search of ideas. Here you will find Spring-time Trimmed Millinery in rich profusion. The new and novel conceptions are most interesting.

Ladies' Department.

A Handsonie Black Broadcloth Suit, with the blouse effect and postillion back. It further has the new circular collar, which, with the ouffs, is relieved with Nilegreen cloth. The circular skirt has a pleated front and two circular ruffles. The blouse is lined with pearl gray

Men's and Boys' Outfitters

If you find the imported models beyond your purse, perhaps you will be content with a copy or an adapta-tion from them, especially if the cost is far below their actual value. Here is your opportunity:

Fancy Worsteds, Black Thibets, English Coverts, Fanoy Cassimeres, Mixed Cheviots, Blue and Black Cheviots, Blue and Black Serges, in nobby effects and tailored up-to-date See our Newport Sack Suits, the latest.

Our Boys' Department.

is all it implies. Bring the little fellows to us. They will look their best when we get through with them,

Try Our Pay-Easy Plan

ber of letters urging him to stand and is giving them his earnest consideration, but as yet has reached no conclusion. Colonel Newhouse is popular at home and in the House, and is chairman of the Asylums and Prisons Committee of the lower branch, which was one of the first of the standing committees to get in its reports. He is also a member of the Pentientiary Building Committee, and has taken active active part in the work looking to the remodeling of the buildings at that institution. Colonel Newhouse's friends in the Legislature are anxious that he shall return here next fall.

Steamer a Week Overdue.

PHILADELPHIA, PA., April 7.—The steamship S. V. Luckenbach, which sailed March 21st from Sabine Pass, Tex., for this city, has not yet arrived. She is now about a week overdue. The Luckenbach is loaded with crude oil, and is commanded by Captain Thompson.

MAY CARRY MAILS ON STREET CARS

An Effort on Foot That Will Accelerate Delivery of Letters.

cilitated and accelerated if the City Council will give to the Virginia Passenger and Power Company permission to contract with the government for carrying the mails from the general office to the sub-stations and from the substations and suburban offices to the central station. Such permission will have to be in the form of an amendment to the franchise of the trolley company, but

there is no reason to anticipus the strength of the Council.

If the arrangement can be consummated for the transfer and hauling of the mails on trolley cars Fostmaster Knight predicts that the number of collections and delivertes daily may be increased to five or six. Considerable time can be saved in the delivery and transfer of mails by the use of the trolley lines, not only in this city, but to and from Manchester and the suburban olices configuous to the city and reached by the Manchester and the suburban offices con-tigious to the city and reached by the car lire. Postmaster Knight has written a let-

car lire.

Postmaster Knight has written a letter to General Manager S. W. Huff, of the Passenger and Power Company, asking him if the company would consider a proposition for the transfer of the mails. Mr. Huff in his reply states that the company will be very glad to handle the mail matter, provided the requisite permission from the Council can be had. This exchange of letters is but the first step in the matter, but it is promising of further development. There is no question that a great saving of time in handling the mails could be effected by the use of the cars. Only a few cars would be required for the service, and in the event of a strike and tile-up of cartraffic it is said that these mail cars would be given right of way without interference. The next step will be to take the matter up with the Council.

Tutt's Pills Cure All Liver Ills.

Perfect Health.

Keep the system in perfect order by the occasional use of Tutt's Liver Pills. They regulate the bowels and produce

A Vigorous Body For sick headache, malaria, bil-

MAJOR CUTCHINS **LEAVES BLUES 14TH**

He Will Become Member of Governor's Staff at That

Major Sol. Cutchins ceases to be major of the Richmond Light Infantry Blues Battalion April 14th, after holding that office three separate times, because that day he becomes a member of Governor Montague's staff, succeeding Colonel

General will order an election of his successor.

Major Cutchins became major of the Blues the first time on May 10, 1894. He remained as such until the beginning of the Spanish-American war, in April, 1898. After the war he was elected major in October, 1899. He resigned in January, 1901, and from that time until June of 1901 Major Deughtrey was at the head of the battalion. Upon his death Major Cutchins was again chosen and remained in the office to the present

It is an interesting question who will succeed Major Cutchins. But two persons, so far as is known, have been suggested. One is Captain Cheatwood, of Company A, the ranking officer of the battalion next to major, and the other is Captain Spencer, formerly captain of Company B.

Company B.

The condition of the Blues is excellent at this time.

FIXING TERMS

Committee for Courts of Justice Are "Up Against It."

The Committee for Courts of Justice of the House held another long session yesterday afternaon, and further con-sidered a plan for fixing the terms of the system which gives four terms a year to each county. The committee seemed inclined to give each county six terms, but arose without taking any action. The question is a vexed one, and has been giving the body a great deal of trouble.

MASONIC HOME BOARD TO MEET TO-MORROW

Rev. George, H. Ray, D. D., of Frank-Rev. George, II. Ray, D. D., or Frank-town, Northampton county, is in the city for a few days, stopping at the New Ford's. Dr. Ray is grand chapitan of the Grand Lodge of Masons of Vir-ginia, and a member of the Board of Governors of the Masonic Home of Vir-ginia. It is to attend the meeting of this board in the City Hall on Thursday that Dr. Ray is in the city.

Actors to Hold a Heception.

Howard Hall will give a reception on the stage of the Bijou Theatre this as ternoon after the matines for the purpose of introducing Vio and Princess to the ladies of Richmond. It will be in the nature of a "pink tea," but, contrary to the usual custom, the guests will not be invited to partake of the refreshments, though the debutants will be lavishly entertained on choice steaks and rib roasts.

ishly entertained on choice steaks and rib roasts.

Yie and Princess are the two lionesses with "The Man Who Dared." and they are magnificent specimens. Their usual feeding time is 6 o'clock, so they will be fed just after the matines performance, and the authone will be invited to come upon the stage and witness the repast.

"The Man Who Dared" is the best molodrams seen in Richmond this season, and is splendfully acted by Howard Hall, Nina Morris and their strong company. With the two performances to-day will close their engagement here.

Prominent Visitors.

Among the prominent visitors at Mur-phy's last night were Hon. Connolly F. Trigg, of Abingdon; Judge-elect W. J. Henson, of Giles, and Mr. J. Norment Fowell, of Wytheville.

scription Department Everything New, Pure and Clean, In charge of Mr. JOHN L. RIDE-NOUR, formerly with Curde and Owens & Minor Drug Co., of this city. Will be pleased to see his friends and customers.

are proud of our Pre-

817 EAST BROAD.

L. J. HAYDEN.

PURE HERB MEDICINE

CLOVER, TIMOTHY, GRASS SEED, SEED OATS, CORN, NORTHERN-GROWN SEED POTATOES, Etc.

quantities and are prepared to make low prices, quality considered.

Write us when buying. N. R. Savage & Son Grain and Seed Merchants,

MONEY TO LOAN

Richmond, Va.

file and upwards leaned on Planes and household furniture, on the building and lean association plan, which makes the cost much less than you pay elsewhere, and allow you to pay it off in monthly pay-ments, running from one to twelve months. Get others' rates, then see Us.

Tidewater Loan and Trust Co. Suite 83-34. Third Floor, Merchants' National Bank Building. 1108 East Main Street, Take Elevator,

He Liked Richmond,
Mr. and Mrs. W. A. Nimmick and their two daughters, of Pliteburg, Par. 1sft last night for Old Point, where they will

